

**Amendment and Response**

Applicant: Donald J. Palmer et al.

Serial No.: 09/686,007

Filed: October 10, 2000

Docket No.: 10006545-1

Title: INTERNET PRINT MANAGING SYSTEM AND METHOD WITH PRINT SERVICES  
STATISTICAL ANALYSIS

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**REMARKS**

The following Remarks are made in response to the Non-Final Office Action mailed February 17, 2005, in which claims 1, 2, 4-10, and 12-20 were rejected. With this Amendment, claims 1, 4, 8, and 14 have been amended to clarify Applicant's invention. Claims 1-2, 4-10, and 12-20, therefore, remain pending in the application and are presented for reconsideration and allowance.

**Claim Rejections under 35 U.S.C. § 102 and 35 U.S.C. § 103**

Claims 1-2, 4-10, and 12-20 are rejected under 35 U.S.C. 102(b) as being anticipated by Farrell et al. U.S. Patent No. 5,383,129. Claims 1-2, 4-10, and 12-20 are rejected under 35 U.S.C. 102(e) as being anticipated by Coons et al. U.S. Patent No. 6,832,250. Claims 1-2, 4-10, and 12-20 are rejected under 35 U.S.C. § 103(a) as being unpatentable over Zingher U.S. Patent No. 5,897,260, in view of Davidson, Jr. et al. U.S. Patent No. 6,025,925.

With this Amendment, independent claims 1 and 8 have been amended to clarify that the print services data comprises cost data of the print services, production data of the print services including a consumables requirement of the print services and productivity of the print services, and profile data of the print services including attributes of print jobs completed with the print services, and to clarify that the statistics of the print services are reported to the print provider. As such, the method of managing print services provided by a print provider, as claimed in independent claim 1, and the system for managing print services provided by a print provider, as claimed in independent claim 8, each include collecting print services data related to print services provided by a print provider, analyzing the print services data to generate statistics of the print services, and reporting the statistics of the print services to the print provider, wherein the print services data comprises cost data of the print services, production data of the print services including a consumables requirement of the print services and productivity of the print services, and profile data of the print services including attributes of print jobs completed with the print services.

With respect to the Farrell et al., Coons et al., Zingher, and Davidson, Jr. et al. patents, none of these patents, individually or in combination, teach or suggest collecting and analyzing print services data of print services of a print provider, and generating and

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reporting statistics of the print services based on the print services data to the print provider, wherein the print services data comprises cost data of the print services, production data of the print services including a consumables requirement of the print services and productivity of the print services, and profile data of the print services including attributes of print jobs completed with the print services.

In view of the above, Applicant submits that independent claims 1 and 8 are each patentably distinct from the Farrell et al., Coons et al., Zingher, and Davidson, Jr. et al. patents and, therefore, are in a condition for allowance. Furthermore, as dependent claims 2 and 4-7 further define patentably distinct claim 1, and dependent claims 9, 10, and 12-20 further define patentably distinct claim 8, Applicant submits that dependent claims 2 and 4-7, and dependent claims 9, 10, and 12-20 are also in a condition for allowance. Applicant, therefore, respectfully requests that the rejections of claims 1-2, 4-10, and 12-20 under 35 U.S.C. 102 and 35 U.S.C. 103 be reconsidered and withdrawn and that claims 1-2, 4-10, and 12-20 be allowed.

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STATISTICAL ANALYSIS**CONCLUSION**

In view of the above, Applicant respectfully submits that pending claims 1-2, 4-10, and 12-20 are all in a condition for allowance and requests reconsideration of the application and allowance of all pending claims.

Any inquiry regarding this Amendment and Response should be directed to either Jeff D. Limon at Telephone No. (541) 715-5979, Facsimile No. (541) 715-8581 or Scott A. Lund at Telephone No. (612) 573-2006, Facsimile No. (612) 573-2005. In addition, all correspondence should continue to be directed to the following address:

**Hewlett-Packard Company**  
Intellectual Property Administration  
P.O. Box 272400  
Fort Collins, Colorado 80527-2400

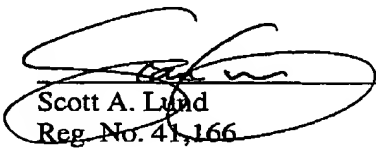
Respectfully submitted,

Donald J. Palmer et al.,

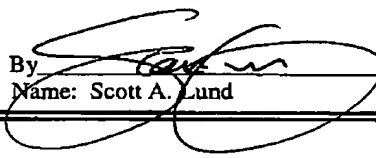
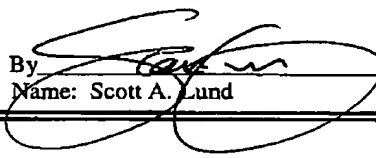
By their attorneys,

DICKE, BILLIG & CZAJA, PLLC  
Fifth Street Towers, Suite 2250  
100 South Fifth Street  
Minneapolis, MN 55402  
Telephone: (612) 573-2006  
Facsimile: (612) 573-2005

Date: May 17, 2005  
SAL:jan

  
Scott A. Lund  
Reg. No. 41,166

**CERTIFICATE UNDER 37 C.F.R. 1.8:** The undersigned hereby certifies that this paper or papers, as described herein, are being facsimile transmitted to the United States Patent and Trademark Office, Fax No. (703) 872-9306 on this 17<sup>th</sup> day of May, 2005.

  
By   
Name: Scott A. Lund